## IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA

United States of America,

Plaintiff,

VS.

Case No.: 22-CR-115-JFH

AMENDED SCHEDULING ORDER

Richard Dale Deeter Jr, Donald B Pearson, Jonna Elise Steele, Johnny Wesley Boyd Sparks, Izabella Marie Boling, Nicole Cox,

Defendant(s).

Following the reassignment of this case from Judge Eagan and at the direction of John F Heil, III, U.S.

District Judge, it is hereby ordered that:

Joint status report regarding production of discovery due: 12/9/2022

Notices due: 12/9/2022

Including all notices required by FRCrP and FRE, including Rule 16, 404(b), 412, 413, 414 or 609

Motions and Objections to Notices due: 12/16/2022

Absent good cause, motions in limine shall be filed by this date

Motions for bill of particulars shall be filed pursuant to FRCrP 7(f)

Pretrial conference: 1/6/2023 at 9:30 am

Voir dire, jury instructions, stipulations, & trial briefs due: 1/6/2023

Witness and exhibit lists exchanged between counsel and 1/12/2023 by 4:00 pm

emailed to courtroom deputy (do not file):

Three hard-copy exhibit binders delivered to Court: 1/12/2023 by 4:00 pm

Jury trial (Tuesday): 1/17/2023 at 8:45 am

Due to the Court's multi-district caseload, this schedule is relatively inflexible.

Pursuant to LCrR 47-2, any response shall be filed within seven days of any motion's filing. Replies are not permitted without leave of Court. If leave is granted, replies shall be limited to five pages.

Only one omnibus motion in limine per party and one motion to suppress per defendant is permitted without leave of Court.

The Court shall summarily deny without prejudice any motion that does not comply with LCrR 47-4, which requires a motion state on the first page whether or not it is opposed and, if opposed, state whether concurrence was refused or explain why concurrence could not be obtained.

Scheduling Order (CR-04 Modified 2/2020)

The parties should meet and confer in good faith to discuss any stipulations that would streamline the issues at trial. Any stipulations agreed to should be submitted by the date listed.

If the parties anticipate a lengthy pretrial/motion hearing, they are directed to promptly contact the Courtroom Deputy and the hearing will be reset.

If the parties anticipate a plea of guilty, they are directed to promptly contact the Courtroom Deputy and a change of plea hearing (separate from the pretrial docket call) will be set. The parties must provide a <u>petition to enter plea of guilty</u> and any plea agreement (if applicable) to the Court and file any superseding information (if applicable) at least three business days prior to the change of plea hearing.

Please review Judge Heil's CRIMINAL GUIDELINES.

Mark C. McCartt, Clerk of Court, United States District Court

s/ P Lynn

By: P Lynn, Deputy Clerk

Scheduling Order (CR-04 Modified 2/2020)